Case 3:15-cv-01556-WHA Document 30 Filed 07/16/15 Page 1 of 3 David M. Poore, SBN 192541 1 BROWN | POORE LLP 1350 Treat Blvd., Suite 420 2 Walnut Creek, California 94597 (925) 943-1166 Telephone: 3 Facsimile: (925) 955-8600 4 dpoore@bplegalgroup.com Attorneys for Plaintiff 5 THOMAS HAUSCHILD 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHISN DISTRICT OF CALIFORNIA 10 11 Case No. 3:15-cv-01556 WHA THOMAS HAUSCHILD, 12 Plaintiff, STIPULATION AND PROPOSED ORDER 13 **DISMISSING FOURTH (HARASSMENT)** AND FIFTH (VIOLATIONS OF THE 14 **CALIFORNIA CONSTITUTION) CAUSES** v. OF ACTION WITH PREJUDICE, AND 15 **ALLOWING A 90-DAY DISCOVERY** CITY OF RICHMOND: CHRISTOPHER PERIOD ON DEFENDANTS' MOTION 16 MAGNUS; and DOES 1 through 10, inclusive, FOR PARTIAL SUMMARY JUDGMENT ON PLAINTIFF'S SIXTH CAUSE OF 17 Defendants. **ACTION (POBR VIOLATIONS)** [F.R.C.P. 56] 18 19 HON. WILLIAM ALSUP 20 21 22 23 24 25 26 27 28 -1-STIPULATION AND PROPOSED ORDER [F.R.C.P. 56(F)] HAUSCHILD V. CITY OF RICHMOND ET AL, CASE No. 3:15-cv-01556 WHA

1	PLEASE TAKE NOTICE that the parties to this action, Plaintiff THOMAS
2	HAUSCHILD, and Defendants CITY OF RICHMOND and CHRISTOPHER MAGNUS, hereby
3	STIPULATE that Plaintiff shall dismiss with prejudice his Fourth Cause of Action for
4	Harassment, and his Fifth Cause of Action for Violations of the California Constitution with
5	prejudice. Defendants agree to continue the hearing date on their Partial Summary Judgment
6	motion (as to the Sixth Cause of Action) for 90 days to permit Plaintiff time to conduct discovery
7	on that Sixth Cause of Action which asserts violations of the Public Safety Officers Procedural
8	Bill of Rights ("POBR"), California Government Code Section 3300 et seq.
9	With approval by this Court, this Stipulation should resolve the dispute set forth in
10	Plaintiff's Ex Parte Motion for Discovery (Doc. No. 24), filed in response to Defendants' Motion
11	for Partial Summary Judgment (Doc. No. 17).
12	The parties are not making this request for the purpose of any undue delay, and no party
13	would suffer any prejudice if this stipulation was granted.
14	IT IS HEREBY STIPULATED between the parties that Plaintiff's Fourth and Fifth
15	Causes of Action to the First Amended Complaint shall be Dismissed with Prejudice. Defendants
16	agree to and do continue the hearing date on their pending Partial Summary Judgment motion for
17	90 days to allow Plaintiff to conduct discovery as to the Sixth Cause of Action.
18	SO STIPULATED.
19	
20	Dated: July 15, 2015 /s/ Geoff Spellberg
21	GEOFF SPELLBERG MYERS NAVE
22	Attorneys for Defendants
23	Dated: July 15, 2015
24	/s/ David M. Poore DAVID M. POORE
25	SCOTT A. BROWN BROWN POORE LLP
26	Attorneys for Plaintiffs
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	STIPLII ATION AND PROPOSED ORDER [F R C P 56(F)]

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1	[PROPOSED] ORDER
2	
3	GOOD CAUSE SHOWING, the Stipulation is GRANTED.
4	IT IS HEREBY ORDERED that the Fourth and Fifth Causes of Action (Harassment and
5	Violations of the California Constitution) to the First Amended Complaint shall be and are hereby
6	dismissed with prejudice.
7	
8	IT IS HEREBY FURTHER ORDERED that Plaintiff is permitted to conduct discovery
9	for a period of 90 days on Defendants' Motion for Partial Summary Judgment (Doc. No. 17).
10	The new hearing date on the defense motion for Partial Summary Judgment shall be November 19
11	2015 at Eight A.M. 2015. Plaintiff's opposition is due 28 days before the new hearing date.
12	Reply shall be due fourteen days thereafter.
13	SO ORDERED.
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15	Dated: July <u>16,</u> 2015 UNITED STATES DISTRICT COURT
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